

Fill in this information to identify the case:

Debtor 1	Deborah Kay Waller
Debtor 2 (Spouse, if filing)	
United States Bankruptcy Court for the:	Northern
Case number	16-41238-mxm13
District of	TX (State)

Official Form 410S1

Notice of Mortgage Payment Change

12/15

If the debtor's plan provides for payment of postpetition contractual installments on your claim secured by a security interest in the debtor's principal residence, you must use this form to give notice of any changes in the installment payment amount. File this form as a supplement to your proof of claim at least 21 days before the new payment amount is due. See Bankruptcy Rule 3002.1.

US BANK TRUST NATIONAL ASSOCIATION,
Name of creditor: AS TRUSTEE OF THE IGLOO SERIES II TRUST

Court claim no. (if known): 7

Last 4 digits of any number you use to identify the debtor's account: 3154

Date of payment change:
Must be at least 21 days after date 02 /01 /2021
of this notice

Part 1: Escrow Account Payment Adjustment

1. Will there be a change in the debtor's escrow account payment?

No

Yes. Attach a copy of the escrow account statement prepared in a form consistent with applicable nonbankruptcy law. Describe the basis for the change. If a statement is not attached, explain why: _____

Current escrow payment: \$ 75.41

New escrow payment: \$ 80.85

Part 2: Mortgage Payment Adjustment

2. Will the debtor's principal and interest payment change based on an adjustment to the interest rate on the debtor's variable-rate account?

No

Yes. Attach a copy of the rate change notice prepared in a form consistent with applicable nonbankruptcy law. If a notice is not attached, explain why: _____

Current interest rate: _____ %

New interest rate: _____ %

Current principal and interest payment: \$ _____

New principal and interest payment: \$ _____

Part 3: Other Payment Change

3. Will there be a change in the debtor's mortgage payment for a reason not listed above?

No

Yes. Attach a copy of any documents describing the basis for the change, such as a repayment plan or loan modification agreement. (Court approval may be required before the payment change can take effect.)

Reason for change: _____

Current mortgage payment: \$ _____

New mortgage payment: \$ _____

Debtor 1 Deborah Kay Waller
 First Name Middle Name Last Name

Case number (if known) 16-41238-mxm13

Part 4: Sign Here

The person completing this Notice must sign it. Sign and print your name and your title, if any, and state your address and telephone number.

Check the appropriate box.

I am the creditor.
 I am the creditor's authorized agent.

I declare under penalty of perjury that the information provided in this claim is true and correct to the best of my knowledge, information, and reasonable belief.

/s/ Chase A. Berger
 Signature

Date 01/11/2021

Print: Chase A. Berger
 First Name Middle Name Last Name

Title AUTHORIZED AGENT

Company Ghidotti Berger LLP

Address 1920 Old Tustin Ave
 Number Street
Santa Ana, CA 92705
 City State ZIP Code

Contact phone (949) 427 - 2010 Email bknottifications@ghidotberger.com



314 S. Franklin Street, 2nd Floor
P.O. Box 517
Titusville, PA 16354
1-800-327-7861
<https://myloanweb.com/BSI>

Annual Escrow Account Disclosure Statement

ACCOUNT NUMBER: [REDACTED]

004

DATE: 12/22/20



259

DEBRA K WALLER
647 E COLUMBIA DR
AZLE, TX 76020

PROPERTY ADDRESS
647 E COLUMBIA DR
AZLE, TX 76020

PLEASE REVIEW THIS STATEMENT CLOSELY - YOUR MORTGAGE PAYMENT MAY BE AFFECTED. THIS STATEMENT TELLS YOU OF ANY CHANGES IN YOUR MORTGAGE PAYMENT, ANY SURPLUS REFUNDS, OR ANY SHORTAGE YOU MUST PAY. IT ALSO SHOWS YOU THE ANTICIPATED ESCROW ACTIVITY FOR YOUR ESCROW CYCLE BEGINNING 07/01/2021 THROUGH 01/31/2022.

----- ANTICIPATED PAYMENTS FROM ESCROW 07/01/2021 TO 01/31/2022 -----

HOMEOWNERS F/P	\$786.00
COUNTY TAX	\$184.31
TOTAL PAYMENTS FROM ESCROW	\$970.31
MONTHLY PAYMENT TO ESCROW	\$80.85

----- ANTICIPATED ESCROW ACTIVITY 07/01/2021 TO 01/31/2022 -----

ANTICIPATED PAYMENTS			ESCROW BALANCE COMPARISON		
MONTH	TO ESCROW	FROM ESCROW	DESCRIPTION	ANTICIPATED	REQUIRED
			STARTING BALANCE -->	\$1,532.27	\$866.85
FEB	\$0.00			\$1,532.27	\$866.85
MAR	\$0.00			\$1,532.27	\$866.85
APR	\$0.00			\$1,532.27	\$866.85
MAY	\$0.00			\$1,532.27	\$866.85
JUN	\$0.00			\$1,532.27	\$866.85
JUL	\$80.85	\$786.00	HOMEOWNERS F/P	L1-> \$827.12	L2-> \$161.70
AUG	\$80.85			\$907.97	\$242.55
SEP	\$80.85			\$988.82	\$323.40
OCT	\$80.85			\$1,069.67	\$404.25
NOV	\$80.85			\$1,150.52	\$485.10
DEC	\$80.85			\$1,231.37	\$565.95
JAN	\$80.85	\$184.31	COUNTY TAX	\$1,127.91	\$462.49

----- DETERMINING THE SUFFICIENCY OF YOUR ESCROW BALANCE -----

IF THE ANTICIPATED LOW POINT BALANCE (L1) IS GREATER THAN THE REQUIRED BALANCE (L2), THEN YOU HAVE AN ESCROW SURPLUS. YOUR ESCROW SURPLUS IS \$665.42.

CALCULATION OF YOUR NEW PAYMENT

PRIN & INTEREST	\$262.77
ESCROW PAYMENT	\$80.85
NEW PAYMENT EFFECTIVE 07/01/2021	\$343.62

YOUR ESCROW CUSHION FOR THIS CYCLE IS \$161.70.

***** Continued on reverse side *****



Our records indicate that you have filed for Bankruptcy protection. As a result of your Bankruptcy filing, escrow account deficiencies prior to your filing date have been removed from calculation of your analysis, and they are now reflected as amounts due within your pre-petition arrearage. This Escrow Analysis Statement was prepared under the assumption that all escrow payments have been made in the amount required each month. The surplus funds indicated above are not an accurate reflection of your escrow account because no surplus funds will exist until all amounts are received towards your pre-petition arrearage.

***** Continued from front *****

ACCOUNT HISTORY

THIS HISTORY STATEMENT COMPARES YOUR PRIOR ANALYSIS CYCLE PROJECTED ESCROW ACTIVITY TO THE ACTUAL ESCROW ACTIVITY BEGINNING 03/01/2020 AND ENDING 02/28/2021. IF YOUR LOAN WAS PAID-OFF, ASSUMED OR TRANSFERRED DURING THIS PRIOR CYCLE, OR THE COMPUTATION YEAR IS BEING CHANGED, ACTUAL ACTIVITY STOPS AT THAT POINT. THIS STATEMENT IS INFORMATION ONLY AND REQUIRES NO ACTION ON YOUR PART.

YOUR PAYMENT BREAKDOWN AS OF 03/01/2020 IS:

PRIN & INTEREST	\$262.77
ESCROW PAYMENT	\$75.41
BORROWER PAYMENT	\$338.18

PAYMENTS TO ESCROW			PAYMENTS FROM ESCROW			ESCROW BALANCE		
MONTH	PRIOR PROJECTED	ACTUAL	PRIOR PROJECTED	ACTUAL	DESCRIPTION	PRIOR PROJECTED	ACTUAL	
MAR	\$75.41	\$150.82 *			STARTING BALANCE	\$517.77	\$1,371.43	
APR	\$75.41	\$226.23 *				\$593.18	\$1,522.25	
MAY	\$75.41	\$226.23 *				\$668.59	\$1,748.48	
JUN	\$75.41	\$301.64 *				\$744.00	\$1,974.71	
JUL	\$75.41	\$301.64 *	\$744.00		HOMEOWNERS F/P	T ->	\$150.82	\$2,276.35
AUG	\$75.41	\$75.41					\$226.23	\$2,050.12
SEP	\$75.41	\$75.41	\$786.00 *		HOMEOWNERS F/P		\$301.64	\$1,339.53
OCT	\$75.41	\$150.82 *					\$377.05	\$1,490.35
NOV	\$75.41	\$75.41					\$452.46	\$1,565.76
DEC	\$75.41	\$150.82 *			\$665.42 *	ENMASSE REFUNDS	\$527.87	A -> \$1,051.16
JAN	\$75.41	\$0.00	\$161.02			COUNTY TAX	\$442.26	\$1,051.16
FEB	\$75.41	\$0.00					\$517.67	\$1,051.16
	\$904.92	\$1,131.15	\$905.02	\$1,451.42				

UNDER FEDERAL LAW, WHEN YOUR ACTUAL ESCROW BALANCE REACHED THE LOWEST POINT, THAT BALANCE WAS TARGETED NOT TO EXCEED 1/6TH OF THE ANNUAL PROJECTED DISBURSEMENTS. YOUR LOAN DOCUMENTS OR STATE LAW MAY SPECIFY THAT YOUR LOWEST BALANCE MUST BE A LOWER AMOUNT THAN THE FEDERAL LAW ALLOWS.

UNDER YOUR MORTGAGE CONTRACT OR STATE OR FEDERAL LAW, YOUR TARGETED LOW POINT BALANCE (T) WAS \$150.82. YOUR ACTUAL LOW POINT ESCROW BALANCE (A) WAS \$1,051.16.

BY COMPARING THE ANTICIPATED ESCROW TRANSACTIONS WITH THE ACTUAL TRANSACTIONS YOU CAN DETERMINE WHERE A DIFFERENCE MAY HAVE OCCURRED. AN ASTERISK (*) INDICATES A DIFFERENCE IN EITHER THE AMOUNT OR DATE OF THE PROJECTED ACTIVITY THAT HAS NOT YET OCCURRED DUE TO THE DATE OF THIS STATEMENT.

IF THERE ARE NO PRIOR PAYMENTS TO OR FROM ESCROW SHOWN, THERE WAS NO PRIOR PROJECTION TO WHICH THE ACTUAL ACTIVITY COULD BE COMPARED.

Determining your Shortage or Surplus

Shortage:

Any shortage in your escrow account is usually caused by one the following items:

- An increase, if any, in what was paid for insurance and/or taxes from your escrow account.
- A projected increase in taxes for the upcoming year.
- The number of months elapsed from the time of these disbursements to the new payment effective date.

Shortages are divided evenly of the next twelve months. To reduce the increase in your monthly payment, the shortage can be paid either partially or in full.

Surplus:

A surplus in your escrow account is usually caused by one the following items:

- The insurance/taxes paid during the past year were lower than projected.
- A refund was received from the taxing authority or insurance carrier.
- Additional funds were applied to your escrow account.

If your surplus is \$50.00 or greater and your loan was contractually current at the time when the analysis was run or calculated, a check will be sent to you. If your surplus is less than \$50.00, the funds will be retained in your escrow account.

Chase A. Berger, Esq. (SBN 24115617)
GHIDOTTI | BERGER LLP
1920 Old Tustin Ave.
Santa Ana, CA 92705
Ph: (949) 427-2010
Fax: (949) 427-2732
amarth@ghidottilaw.com

Attorney for Movant,
US BANK TRUST NATIONAL ASSOCIATION, AS TRUSTEE OF THE IGLOO SERIES II
TRUST

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE NORTHERN DISTRICT OF TEXAS
FT. WORTH DIVISION**

I am employed in the County of Orange, State of California. I am over the age of eighteen and not a party to the within action. My business address is: 1920 Old Tustin Ave., Santa Ana, CA 92705.

I am readily familiar with the business's practice for collection and processing of correspondence for mailing with the United States Postal Service; such correspondence would be deposited with the United States Postal Service the same day of deposit in the ordinary course of business.

On January 11, 2021 I served the following documents described as:

• **NOTICE OF MORTGAGE PAYMENT CHANGE**

on the interested parties in this action by placing a true and correct copy thereof in a sealed envelope addressed as follows:

(Via United States Mail)

Debtor Deborah Kay Waller 647 East Columbia Dr Azle, TX 76020	Chapter 13 Trustee Tim Truman 6851 N.E. Loop 820, Suite 300 N Richland Hills, TX 76180
Debtor's Counsel Behrooz P. Vida The Vida Law Firm, PLLC 3000 Central Drive Bedford, TX 76021	U.S. Trustee United States Trustee 1100 Commerce Street Room 976 Dallas, TX 75242
Debtor's Counsel Carla Reed Vida The Vida Law Firm, PLLC 3000 Central Drive Bedford, TX 76021	

xx (By First Class Mail) At my business address, I placed such envelope for deposit with the United States Postal Service by placing them for collection and mailing on that date following ordinary business practices.

____ Via Electronic Mail pursuant to the requirements of the Local Bankruptcy Rules of the Eastern District of California

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xx (Federal) I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed on January 11, 2021 at Santa Ana, California

/s/ Michaela Rice
Michaela Rice